## IN THE DISTRICT COURT OF THE UNITED STATES FOR THE MIDDLE DISTRICT EDE ALABAMA NORTHERM DIVISION AUG-1 A 9:48

Richard Wayne Wright, Stills Dix County

Plaintiff, Pro-se., \* Cruel Action No.

-Vs
Sylvester Nettles, et. al., \*

Defendants. \*

Motgon Requesting Permission To Grant And
Filed Petitions For "General Power of Attorney"
And Motgon To Hold In Abeyance Said Case,

I Richard Wayne Wright, Sr., Plaintiff, Pro-Se request in the above this Honor-able Court to except said documents For Filing and earnestly ask that this Honorable Court too except and grant this motion "Motion Requesting Permission To Grant And Filed Petitions For "General Power of Attorney" And Motion "To Hold In Abeyance Said Case" For the said Following reasons:

Plaintiff Wright needs some help With this Case (retrieving, Copying documents in his prison File, ect.) and Conditions defendants have subject plaintiff to (Forbidding plaintiff Full access to has entire prison File Iasi

this Honorable Court Order, placed and held plaintiff in segregation to better monitor and Control plaintiff Actives IIItq at ion process I effect plaintiff accessibleness to legal Books, ect.), too properly iftigate this case with supporting laws) such petitions for General Power of Attorney Appointing Constituting, and nominating (said) people! person's stated in the petition's for General Power of Attorney" which Could and may help plaintiff in the absent of a Counselor and to assist plaintiff in (these) legal matters.

Jecondly, Plaintiff asks that
this Honorable Court except the
motion labeled "Plaintiff Motion To
Hold In Abeyance" OF said Case
(Richard Wayne Wright, Sr. - VS Sylvester Nettles, et al.; Civil Action
NO, 2:05 - CV - 439-A-WO) For Such
reasons as stated in that (Said)
motions, (See accompained motion
'Plaintiff Motion To Hold In
Abeyance".)

IF this Motton is not in its proper Form plaintiff ask that this Honorable Court Construted it into its proper Form. Done this the 2nd Day of July, 2006.

Respectfully Submitted,

Ridl W. Wright, Su. Bry

Richard Wayne Wright, Sr. Bey#187140

Plaintiff, Pro-Se.

## Certificate of Service

This is to ta Certify that I Richard Wayne Wright, Sr., Pro-Se., am the petitioner in the above encaptioned motion and Certify I have Sent a Copy of this to the Clerk Of this Court and earnestly ask due to plaintiff indigent status that this Honorable Court and/or Clerk For Word a Copy of this said motion to defendants Counsel (s) Which address are as Following!

Gregory F. Yayhmai ASB 2411-H67G Scott, Sullivan, Streetman & Fox, P.C. 2450 Valley Dale Road Birmingham Alabama 35244

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Troy King (Attorney General)
State Bar # ASB-5949-S615
Steven Mallette Sirmon
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INfiliam R. Luns Ford (ASB-4265-L72L)

Balch & Birgham LLP

Post Office Box 18668

Huntsville, Alabama 35804-8668

Kim T. Thomas Gregory Marion Brggs Alabama Department of Corrections Legal Division 301 Ripley Street Montgomery, Alabama 36130

by placing this motion in the hands of the on duty officer to place in the United States mail Box located here at Ventress Correctional Facility With postage prepaid and properly address this on the 2nd day of July, 2006.

Respect Fully Submitted,

Richard W. Winglt, Su. Bey

Richard Wayne Wright, Sr. Bey #187140

Ventress Correctional Facility

Segregation Unit/Cell #801

Post Office Box 767

Clayton, Alabama 36016

STATEMENT OF NOTARY

STATE OF ALABAMA) COUNTY OF BARBOUR)

Subscribed And Confirms To Before Me This 2nd day OF \_\_\_\_\_\_\_\_, 2006.

Rich Wight Su. Bey AFFIANT 29 USC 1746

Notary Public

MY COMMISSION EXPIRE DATE

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